

State of New Jersey

Chris Christie

Kim Guadagno

Office of the Attorney General Department of Law and Public Safety Division of Gaming Enforcement P.O. Box 047 Trenton, NJ 08625-0047 Jeffrey S. Chiesa

Attorney General

David Rebuck

Tama B. Hughes, Esquire Vice President and Corporate Counsel Tropicana Atlantic City Corp. d/b/a Tropicana Casino and Resort Brighton Avenue and the Boardwalk Atlantic City, NJ 08401

John DeRichie c/o JD Casino Services, LLC 601 Central Avenue EggHarbor Township, NJ 08234

Re: JOINT PETITION OF TROPICANA ATLANTIC CITY CORP. D/B/A TROPICANA CASINO AND RESORT AND JOHN DERICHIE D/B/A JD CASINO SERVICES, LLC TO CONDUCT JUNKET RELATED BUSINESS PURSUANT TO N.J.S.A. 5:12-92a(1) (PRN 0271201)

Dear Ms. Hughes and Mr. DeRichie:

The Division has completed its review of PRN 0271201 which seeks authorization for John DeRichie d/b/a JD Casino Services, LLC, to provide junket related services to Tropicana Atlantic City Corp. d/b/a Tropicana Casino and Resort pursuant to a Master Junket Agreement.

Therefore, pursuant to N.J.S.A. 5:12-92a(1) and N.J.A.C. 13:69J-1.2B, and for good cause shown, the business to be conducted, as described in the petition, is deemed to be approved for a term to expire on August 22, 2012, subject to the representations contained within the joint petition. It is further provided that any junket business transacted pursuant to this approval be reported to the Division within the time frames set forth in N.J.A.C. 13:69J-1.2B(a)1iv. Further, petitioners must maintain and make available for inspection, upon demand by the Division, any records regarding the junket business transacted. In addition, petitioners must submit, an executed copy of the Master Junket Agreement, as well as any subsequent amendments to that agreement, within five (5) business days of the execution of said agreement. The Division may reconsider the granting of this approval at any time.

Sincerely,

Date: Felmay 22, 20:2

DAVID REBUC DIRECTOR

c: Louis S. Rogacki, DAG

